1	(11) PRECLUDE THE "A-FILE CUSTODIAN"				
2	FROM TESTIFYINGABOUT SEARCHING DATABASES FOR PERMISSION TO				
3	REENTER; (12) ALLOW EACH JUROR TO HAVE				
4	A SEPARATE COPY OF THE APPROVED JURY INSTRUCTIONS;				
5	(13) NOT SEND THE INDICTMENT INTO THE JURY ROOM DURING				
6	DELIBERATIONS; (14) PRECLUDE FROM INTRODUCING EVIDENCE OF A DEINSTATEMENT OF				
7	EVIDENCE OF A REINSTATEMENT OF DEPORTATION; AND (15) LEAVE TO FILE FURTHER MOTIONS.				
8	(13) LEAVE TO FILE FURTHER MOTIONS.				
9	TO: KAREN P. HEWITT, UNITED STATES ATTORNEY; AND				
10	CHRISTOPHER ALEXANDER, ASSISTANT UNITED STATES ATTORNEY:				
11	PLEASE TAKE NOTICE that on July 21, 2008, at 2:00 p.m., or as soon thereafter as counsel may				
12	be heard, the accused Luis Gomez-Dominguez, by and through his attorneys, Erick L. Guzman and Federal				
13	Defenders of San Diego, Inc., will ask this Court to enter an order granting the motion outlined below.				
14	<u>MOTIONS</u>				
15	Defendant, Mr. Gomez-Dominguez, by and through his attorneys, Erick L. Guzman and Federal				
16	Defenders of San Diego, Inc., pursuant to the United States Constitution, the Federal Rules of Criminal				
17	Procedure, and all other applicable statutes, case law and local rules, hereby moves this Court for an order				
18	to:				
19	(1) prohibit any evidence under federal rule of evidence 404(b) and 609 because the government has failed to provide adequate				
20	notice of other crimes, wrongs, or acts; (2) preclude government from using deportation documents at				
21	trial; (3) order production of any supplemental reports;				
22	(4) order production of grand jury transcripts; (5) compel inspection of certified documents pre-trial				
23	(6) allow attorney-conducted <i>voir dire</i> ; (7) suppress the deportation hearing audiotape or transcript;				
24	(8) admit Mr. Garcia's entire statements under the rule of completeness;				
25	(9) preclude expert testimony (10) preclude the "a-file custodian" from testifying about				
26	immigration proceedings; (11) preclude the "a-file custodian" from testifying about searching				
27	databases for permission to reenter; (12) allow each juror to have a separate copy of the approved jury				
28	instructions;				
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1	(13) not send the indictment into the jury room during deliberations;					
2	(14) preclude from introducing evidence of a reinstatement of deportation;and(15) leave to file further motions.					
3						
4	These motions are based upon the instant motions and notice of motions, the attached statement of					
5	facts and memorandum of points and authorities, and any and all other materials that may come to this					
6	Court's attention at or before the time of the hearing on these motions.					
7	Respectfully submitted,					
8						
9	Datade July 7, 2009	<u>/s</u> FD	/s/ Erick L. Guzman ERICK L. GUZMAN			
10	Dated: July 7, 2008	Federal Defenders of San Diego, Inc. Attorneys for Mr. Gomez-Dominguez				
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